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	Application No.	Applicant(s)
	09/701,927	GUNTER ET AL.
Notice of Allowability	Examiner	Art Unit
	Melvin Curtis Mayes	1734
The MAILING DATE of this communication appe All claims being allowable, PROSECUTION ON THE MERITS IS herewith (or previously mailed), a Notice of Allowance (PTOL-85) NOTICE OF ALLOWABILITY IS NOT A GRANT OF PATENT RIC of the Office or upon petition by the applicant. See 37 CFR 1.313	(OR REMAINS) CLOSED in this apport or other appropriate communication GHTS. This application is subject to	plication. If not included will be mailed in due course. THIS
1. \boxtimes This communication is responsive to <u>amendment filed 12/8</u>	<u> 1/05</u> .	
2. The allowed claim(s) is/are 32-44 and 46-68.		
 3.	been received. been received in Application No cuments have been received in this of this communication to file a reply ENT of this application. itted. Note the attached EXAMINER as reason(s) why the oath or declara t be submitted. on's Patent Drawing Review (PTO- a Amendment / Comment or in the Comment or in the Comment of the drawing the header according to 37 CFR 1.121(comment of BIOLOGICAL MATERIAL In the process of the proc	complying with the requirements 'S AMENDMENT or NOTICE OF tion is deficient. 948) attached Office action of the back) of dd. nust be submitted. Note the
Attachment(s) 1. ☐ Notice of References Cited (PTO-892) 2. ☐ Notice of Draftperson's Patent Drawing Review (PTO-948) 3. ☐ Information Disclosure Statements (PTO-1449 or PTO/SB/08 Paper No./Mail Date 4. ☐ Examiner's Comment Regarding Requirement for Deposit of Biological Material	6. ⊠ Interview Summary Paper No./Mail Dat 8), 7. ⊠ Examiner's Amendn	e

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EXAMINER'S AMENDMENT

(1)

An examiner's amendment to the record appears below. Should the changes and/or additions be unacceptable to applicant, an amendment may be filed as provided by 37 CFR 1.312. To ensure consideration of such an amendment, it MUST be submitted no later than the payment of the issue fee.

Authorization for this examiner's amendment was given in a telephone interview with Russell Petersen on December 19, 2005.

(2)

The application has been amended as follows:

Claim 45 has been cancelled.

Page 8, line 13, after "Figure 9." the follow has been added:

Holding of the bottle can occur at two places of its mantle surface with separation intervals in the axial direction, and alternately controlling the two axially displaced holding devices to rise, during the pull-over application of the label jacket, in such a manner that the object is at all times subject to or guided by at least one holding device.

Page 10, line 27, after "jacket" the following has been added:

"which has an internal diameter equal to or larger than the external diameter of the bottle,"

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(3)

The drawings filed January 16, 2001 are approved.

(4)

The following is an examiner's statement of reasons for allowance: The prior art does not disclose or suggest a process for attaching a label jacket to an object, using a separating jaw unit to seize the label jacket by its forward margin and a holding device for holding the object by its mantle surface, temporarily releasing from the mantle surface and seizing the object by its mantle surface covered with the label, including holding the object at two places on its mantle surface with separation intervals in the axial direction and alternately controlling the two axially displaced holding devices to rise during pull-over application of the label jacket so that the object is at all times subject to or guided by at least one holding device, as claimed in Claim 32, or including providing the label jacket of heat shrinkable material of internal diameter equal to or larger than the external diameter of the object and at least partially shrink wrapping the jacket on the object after the adhesion height on the object has been reached but before the holding device is released from the label jacket and the object, as claimed in Claim 33; nor does the prior art disclose or suggest a device for attachment of a label jacket to an object comprising at least one spreading jaw unit and at least on controllable holding device wherein the spreading jaw is constructed of two internal jaws which can be swiveled horizontally in opposite direction, an application surface for the forward margin of the label jacket and two counter arms which can be swiveled in opposite directions towards each other or towards the internal jaws, as claimed in Claim 34.

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Any comments considered necessary by applicant must be submitted no later than the payment of the issue fee and, to avoid processing delays, should preferably accompany the issue fee. Such submissions should be clearly labeled "Comments on Statement of Reasons for Allowance."

(5)

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Melvin Curtis Mayes whose telephone number is 571-272-1234. The examiner can normally be reached on Mon-Fri 7:30 AM - 4:00 PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Chris Fiorilla can be reached on 571-272-1187. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Melvin Curtis Mayes Primary Examiner Art Unit 1734

MCM December 22, 2005